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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 1 1 CONGRESS STREET, SUITE 1100 BOSTON, MASSACHUSETTS 02114-2023

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March 22, 2007

Joshua A. Creem General Counsel Corillian Corporation 3400 NW John Olsen Place Hillsboro, OR 97124



RDMS DocID

105586

RE: January 2007 Annual Report of Status of Remediation

Former CEE Associates/InteliData Facility, 80 Pickett District Rd., New Milford,

CT, CTD044121697

Dear Mr. Creem:

Thank you for providing the January 2007 Annual Report of Status of Remediation for the former CEE Associates/ InteliData facility with cover letter dated January 29, 2007. The purpose of this letter is to provide EPA's comments on the Annual Report. EPA's comments are as follows:

- 1. Section 2.1.3 of the Annual Report states: "Groundwater monitoring of ERM-6, ERM-11, ERM-13, and ERM-14 has been conducted on a quarterly basis to provide an assessment of the progress of remediation. Table 1 provides an historical summary of Site groundwater data, including these four critical points." Table 1 appears to provide data for two rounds of monitoring (generally May 2001 and February 2004) for wells MW-1, MW-2, MW-3, ERM-1, ERM-2, and ERM-3. Table 1 does not include any 2006 data and does not include data for wells ERM-6, ERM-11, ERM-13, or ERM-14. Appendix C includes laboratory reports for analysis of groundwater samples from ERM-6, ERM-11, ERM-13 and ERM-14 collected on April 7, 2006, July 21, 2006, and Oct 6, 2006. In future Annual Reports and in the Demonstration of Migration of Contaminated Groundwater Under Control, scheduled to be provided to EPA and CT DEP in August 2007, please include all tabulated data for these and other monitoring wells at the former CEE/ InteliData facility so that trends can be noted.
 - 2. Figure 2: EPA's July 27, 2006 letter to Corillian Corporation noted that, as observed during our June 27 site walk, monitoring well ERM-10 is not located correctly on the site figures. The June 27, 2006 letter recommended that future site figures present the correct location for ERM-10 and that Corillian should review site figures to be sure that all other wells are correctly located and that any conclusions related to groundwater flow or contaminant distribution for the true well locations are accurately documented. The location of ERM-10 does not

appear to have been corrected in Figure 2. With the Demonstration of Migration of Contaminated Groundwater Under Control, or any earlier submittal of groundwater data, please provide a revised figure showing the correct location of this well and a statement that the locations of the other monitoring wells have been verified.

Please feel free to contact me at 617/918-1363 if you have any questions on this letter.

Sincerely,

Stephanie Carr

RCRA Facility Manager

cc:

A. Davis, LLGM

B. Drake, ERM

K. King, ERM

G. Shteynberg, CT DEP